UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA In Re WAL-MART STORES, INC. WAGE AND HOUR LITIGATION Nos. C06-2069 SBA (BZ) & C06-5411 SBA (BZ) This Document Relates To: SIXTH DISCOVERY ORDER Case Nos. C06-2069 SBA (Smith) and C06-5411 SBA (Ballard) To the extent that Wal-Mart's August 17 letter

constitutes a request for reconsideration, it is **DENIED.** It should be obvious to Wal-Mart that the court was not improperly influenced by plaintiffs' assertion that Wal-Mart had not produced any documents. The Fifth Discovery Order expressly states that Wal-Mart need not produce documents it has already produced. If Wal-Mart believes there was a Rule 11 violation, it has its remedies.

2.1

2.4

It should also be obvious to Wal-Mart that proposing time tables for producing documents that were first sought on May

Case 4:06-cv-02069-SBA Document 129 Filed 08/20/07 Page 2 of 2

1	15, 2007, which contemplate production long after the class
2	certification issues are briefed or heard is unacceptable.
3	Nonetheless, the court ORDERS that the deadlines contained in
4	the Fifth Discovery Order [except for lodging the meet and
5	confer record] are each extended by one week.
6	Dated: August 20, 2007
7	A Email Janneman
8	Bernard Limmerman United States Magistrate Judge
9	onited beactornagiberate stage
10	G:\BZALL\-REFS\SMITH.WALMART\DISC6.ORD.wpd
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
, ,	